FORM 11 - PETITION TO PROCEED PRO SE COUNSEL

STATE OF MINNESOTA COUNTY OF			RICT COURT AL DISTRICT
State of Minnesota,			
	Plaintiff,	PETITION TO PR AS PRO SE COU	
VS.		District Court File	No
	Defendant.		
TO: THE ABOVE-NAME	D COURT		
I,Court to allow me to represent	, defendant myself, and do respe	ant in the above-entitled acticuted ctfully represent and state as	on, request the follows:
1. My full name is birth is is	The last grade that	I am years of I went through in	old. My date of school
2. I have received and re	ad the (complaint)(indi	ctment).	
3. I understand the charg	e(s) made against me.		
4. Specifically, I unde	erstand that I have alleged to have unty, Minnesota.	been charged with the occurred on or about	e crime(s) of
5. I have discussed my	desire to represent	myself with an attorney v	whose name is
6. I (have)(have never) b	een a patient in a ment	al hospital.	
7. I (have)(have not) tal nervous or mental condition.	ked with or been trea	ted by a psychiatrist or other	er person for a
8. I (have)(have not) bee	n ill recently.		
9. I (have)(have not) rece	ently been taking pills o	or medicine	

10. I understand that I have an absolute right to have an attorney represent me in these proceedings. I understand that if the Court grants my petition to represent myself, I will be

responsible for preparing my case for trial and trying my case. I understand that I will be bound by the same rules as an attorney. I understand that if I fail to do something in a timely manner, or make a mistake because of my unfamiliarity with the law, I will be bound by those decisions and must deal with them myself.

- 11. That in making any decisions regarding the conduct of this case, I have the right to consult with advisory counsel assigned to this case.
- 12. I understand the Court will schedule a probable cause hearing, if one has not already been held. At the probable cause hearing, I can make a motion that the complaint or indictment filed against me be dismissed for lack of probable cause. That the preparation for, conduct of, and decisions made relating to that hearing will be my sole responsibility.

13. I understand that:

- a. the prosecution for their case against me has:
 - i. physical evidence obtained as a result of searching for and seizing evidence.
- ii. evidence in the form of statements, oral or written, that I made to the police or others regarding the charges;
- iii. evidence discovered as a result of my statements or as a result of the evidence seized in a search.
 - iv. identification evidence from a line-up or photographic identification.
- v. evidence the prosecution believes indicates that I committed one or more other crimes.
- b. That I have the right to a pretrial hearing before a judge to determine whether or not the evidence the prosecution has could be used against me at trial in this case.
- c. That I can testify at the hearing if I want to, but my testimony could not be used as substantive evidence against me if I went to trial and could only be used against me if I was charged with the crime of perjury. (Perjury means testifying falsely.)
- d. That the preparation for, conduct of, and decisions made relating to that hearing will be my sole responsibility.
- 14. I understand that I am entitled to a trial by jury of 12 persons in a felony case and a jury of 6 persons in other cases and all jurors must agree before they can find me guilty. Also, all jurors must agree before they can find me not guilty. I also understand that I may ask for a trial to the judge and not a jury. I further understand that I will conduct all phases of the trial including, but not limited to: writing and filing motions, making arguments to the Court, selection of the jury, cross-examination of the witnesses for the prosecution, direct examination of my witnesses, making all objections, opening statement and closing argument.

15. I understand that I am entitled to require any witnesses that I think are favorable to me to appear and testify at my trial by use of a subpoena.

16. I understand:

understand that:

	a.	That a	person	who	has	prior	conv	ictions	or a	a prior	conviction	can	be	given	a l	onger
prison	ter	m.														

b. That the maximum statutory penalty that the Court could impose for this crime
(taking into consideration any prior conviction or convictions) is imprisonment for
years, and/or a fine of \$ That if a minimum sentence is required by statute the
Court may impose a sentence of imprisonment of not less than months for this crime.
17. I understand that if I am eligible for the services of the public defender, the Court will
appoint the Office of the Public Defender. However, I am under no obligation to

a. Advisory counsel will be physically present in the courtroom during all proceedings in my case.

seek advice from advisory counsel. I understand that the role of advisory counsel is limited. I

- b. Advisory counsel will respond to request for advice from me. Advisory counsel will not initiate such discussions.
- c. The support staff of the public defender investigators, secretaries, law clerks, and legal service advisors will not be available to me.
- d. If need investigative services, expert services, waivers of fees, research, secretarial services, or any other assistance, I must petition the Court for whatever relief or assistance I deem appropriate. Such request is pursuant to Minnesota Statutes, section 611.21.
- e. If I am out of custody and desire to conduct legal research, I will be expected to do it myself at the library.
- f. Advisory counsel will not be prepared to try my case on the trial date unless ordered to be prepared to do so by the court.
- g. Advisory counsel will be present for all Court appearances to consult with me if I request. Advisory counsel will be seated either at the back of the courtroom or at counsel table, based on my wishes and the Court's wishes. In an effort to vindicate my constitutional right to self-representation, advisory counsel will not initiate motions, objections, arguments to the Court, or any other aspect of representation unless I have given prior approval to the specific aspect of representation.
- h. If I wish to give up my right to represent myself, I know that the Court will not automatically grant my request. The Court will consider the following in either granting or denying that request: the stage of the proceedings, whether advisory counsel is prepared to take over, the length of the continuance necessary for the advisory counsel to assume

representation, the prejudice to either party, whether the jury has been sworn, and any other relevant considerations.

- i. If the Court grants my request to give up the right to represent myself and substitute advisory counsel, the trial date may be continued if requested by the advisory counsel. The trial date will then be reset at a date mutually agreeable between counsel for the prosecution and counsel for the defendant.
- j. In the unlikely event that the Court orders advisory counsel to represent me after the trial has started and jeopardy has attached, the Court may grant a mistrial if requested by my new attorney and reset the trial date at a date mutually agreeable between counsel.
- 18. That in view of the above, I wish to waive my right to be represented by an attorney and represent myself.

Dated this	day of	,
Petitioner		
(Added effective Ja	nuary 1, 1999.)	